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FEB 13 2004

Michael N. Milby, Clerk

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

IN RE ENRON CORP. SECURITIES,	§	
DERIVATIVE & "ERISA" LITIGATION	§	MDL 1446
	§	
	§	CA H-01-3624
MARK NEWBY, et al., vs.	§	AND CONSOLIDATED CASES
ENRON CORP., et al.	§	
	§	
	§	CA H-01-3913
PAMELA M. TITTLE, et al. vs.	§	AND CONSOLIDATED CASES
ENRON CORP., et al.	§	

**MOTION OF CITRUS CORP. AND NORTHERN BORDER
PARTNERS, L.P. FOR PROTECTIVE ORDER AS
TO DOCUMENTS PRODUCED BY ARTHUR ANDERSEN**

Pursuant to Rule 26(c), Fed. R. Civ. P., and in furtherance of the Protective Order entered January 6, 2004 (MDL 1446, Docket Entry No. 188), and the Stipulation Regarding Enron Documents Produced by Arthur Andersen, non-parties Citrus Corp. and Northern Border Partners, L.P. move for Protective Order as to documents produced by Arthur Andersen.

The affidavits contained in Movants' Motion are incorporated pursuant to Rule 10(c), Fed. R. Civ. P.

A proposed order granting the relief requested accompanies this motion.

CERTIFICATE OF CONFERENCE

The undersigned counsel certifies as follows:

By Stipulation Regarding Enron Documents Produced by Arthur Andersen dated October 27, 2003, it was agreed among the principal parties that Motions for Protection

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as to the Arthur Andersen documents produced to the Document Depository would be filed by February 15, 2004.

MOTION

Movants act to protect their own interests and seek to preserve the confidentiality of their business records produced to the Document Depository by Arthur Andersen. By way of this Motion, Movants seek to preserve the confidentiality of their confidential, privileged, and proprietary records, in furtherance of the January 6, 2004, Order and subject to further order of this Court. The following documents produced by Arthur Andersen to the Document Depository contain Movants' proprietary business information as detailed in the affidavits supporting Movants' original motion for protection and should obtain the same protection as Movants' presumptively confidential documents subject to protection pursuant to the January 6, 2004, Protective Order:

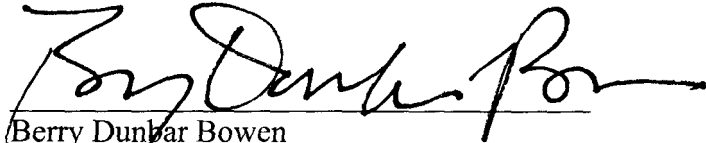
<u>File Name</u>	<u>Bates Numbers¹</u>
Citrus Operating and Marketing Agreement, 1 of 4	57361-57551
Citrus Operating and Marketing Agreement, 2 of 4	57552-57802
Citrus Operating and Marketing Agreement, 3 of 4	57803-58257
Citrus Operating and Marketing Agreement, 4 of 4	58258-58743
Enron Florida Gas Transmission	53566-53607
Enron Florida Gas Transmission O & M	
Expense Review, 1 of 2	53608-53929
Enron Florida Gas Transmission O & M	
Expense Review, 2 of 2	53930-54231
S & M Expense Review	70479-70730
S & M Expense Review	70731-70983
Marketing High-Level Risk Audit	10158-10380
GPG System HLR Audit	216021-217872
Northern Border Partners Comfort Letter	12974-13009

¹ All Bates numbers listed include the prefix AASDTEX.

PRAYER

WHEREFORE, premises considered, Movants respectfully request and pray that they be granted the relief set forth in the accompanying proposed Order.

Respectfully Submitted,



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CERTIFICATE OF SERVICE

Pursuant to Rule 5(d), Fed. R. Civ. P., I hereby certify that the foregoing motion has been served pursuant to Rule 5(b), Fed. R. Civ. P., addressed as follows:

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
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